Case Name: Star Auto Sales, et al. v. Voynow, et al. Case Number: 18-CV-5775 (ERK) (TAM)

CASE MANAGEMENT WORKSHEET					
Preparation for Initial Conference					
Rule 26(f) conference held?	Date: Already done				
Deadline for Rule 26(a) initial disclosures and any HIPAA-complaint records authorizations:	Already done				
Procedures discussed for producing Electronically Stored Information (ESI)?	Yes 🔳	No 🗌	N/A		
Confidentiality Order to be submitted for Court approval?	Yes 🔳	No 🗌	N/A		
Anticipated number of depositions:	Plaintiff(s): 20 Defendant(s): 20				
First requests for production of documents and for interrogatories due by:	Already	done			
Proposed Deadlines for Pre-Settlement Discovery (Phase I)					
Agreed upon completion date for Phase I Discovery: (Reciprocal agreed upon document production and other discovery necessary for a reasoned consideration of settlement. Presumptively 60 days after Initial Conference.)					
Date for initial settlement conference: (Parties should propose a date approximately 10-15 days after the completion of Phase I Discovery, subject to the Court's availability.)	Mid to late September 2021				
Proposed Deadlines for Discovery and Motion Practice (Phase II)					
Motion to join new parties or amend the pleadings: (Presumptively 15 days post initial settlement conference)	10/15/2021				
All fact discovery completed by: (Presumptively 3.5 months post first requests for documents/interrogatories)	7/29/2022				
Joint status report certifying close of fact discovery:	8/15/2022				
Anticipated number of expert reports:	Plaintiff(s): 1 Defendant(s): 2				

Exchange of expert reports completed by: (Presumptively 30 days after fact discovery)	Plaintiffs: 8/31/2022; Defendants: 9/30/2022		
COMPLETION OF ALL DISCOVERY BY: (Presumptively 9 months after Initial Conference)	12/30/2022		
Final date to take first step in dispositive motion practice: (Parties are directed to consult the District Judge's Individual Rules regarding such motion practice. Presumptively 30 days post completion of all discovery.)	1/31/2023		
Do the parties wish to be referred to EDNY's mediation program pursuant to Local Rule 83.8?	Yes 🗌	No 🔳	
Do the parties consent to trial before a Magistrate Judge pursuant to 28 U.S.C. § 636(c)? (The fillable consent form may be found at <a href="https://www.uscourts.gov/forms/civil-forms/notice-consent-and-referencecivil-action-magistrate-judge">https://www.uscourts.gov/forms/civil-forms/notice-consent-and-referencecivil-action-magistrate-judge</a> . Consenting does not affect a party's right to a jury trial.)	Yes 🗌	No 🔳	
SO ORDERED:			
TARYN A. MERKL United States Magistrate Judge	OATE		